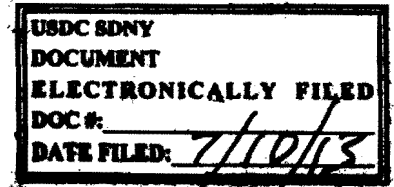


UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF NEW YORK

-----X  
NYKCOOL A.B.,

Plaintiff,



-against-

12 Civ. 5754 (LAK)

PACIFIC INTERNATIONAL SERVICES, INC., et al.

Defendants.  
-----X

JUDGMENT ENTRY PURSUANT TO  
RULE 54(B) OF THE FEDERAL RULES OF CIVIL PROCEDURE

The Court previously issued an Order dated June 14, 2013, granting in part and denying in part, Plaintiff NYKCool A.B.'s ("NYK") motions for summary judgment. For the reasons set forth in the Order of June 14, 2013 Plaintiff's motion for summary judgment (DI 49) is granted with respect to corporate defendants Pacific International Services, Inc. ("PISI"), Pan American Trading Company, Inc. ("PAI"), Fruit Importers Americas, Inc. ("FIA"), Pacific Group Holding, Inc. ("PGH"), and Ecuadorian Line, Inc. ("Ecuadorian") ~~as well as defendants in interest Pacific Fruit, Inc. ("Pacific") and Kelso Enterprises, Ltd. ("Kelso")~~. The amount of the judgment for NYKCool A.B. is \$8,787,157 against the above named defendants, jointly and severally, together with interest and costs thereon. Plaintiff's motions for summary judgment are denied as to defendants South Pacific Shipping Co., Ltd., Carlos Aguirre and Edward Hickey.

In this case the claims against the defendants against which judgment is granted are separate from the remaining claims. Additionally, the Court finds no just reason for delay, as


plaintiff long has been frustrated in its efforts to collect more than \$8 million by the actions of the defendants against which this judgment is granted and plaintiff should not be further prejudiced by the continued pendency of the action against the remaining defendants.

Therefore, for the reasons stated herein, and in the Court's Order dated June 14, 2013  
IT IS ORDERED, ADJUDGED and DECREED that judgment is entered <sup>in favor of plaintiff</sup> as against  
defendants Pacific International Services, Inc., Pan American Trading Company, Inc., Fruit Importers  
Americas, Inc., Pacific Group Holding, Inc., and Ecuadorian Line, Inc., ~~as well as defendants in interest~~  
~~Pacific Fruit Inc. and Kelso Enterprises Ltd.~~ for \$8,787,157 against the above named defendants,  
jointly and severally, together with interest and costs thereon.

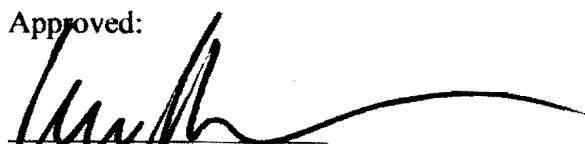
This Judgment ~~Entry~~ is hereby certified and entered by the Court pursuant to Rule 54(b) <sup>which</sup>  
of the Federal Rules of Civil Procedure ~~that it~~ has determined there is no just reason for delay of  
the entry of final judgment and that the Court has and does hereby direct that the judgments  
granted hereby shall be final judgments for all purposes.

IT IS SO ORDERED

DATE: New York, New York

 June 26, 2013

Approved:

  
Hon. Lewis A. Kaplan  
United States District Judge  
Southern District of New York

Ruby J. Krajick  
Clerk of the Court

By: \_\_\_\_\_